

Joseph A. Camp: 18474.055
---AN AMERICAN HOSTAGE--Corrections Corporation of America
Leavenworth Detention Center
100 Highway Terrace
Leavenworth, Kansas 66048

7/5/2012



To: Clerk of the Cart

Onited States District Cart,

Western District of Missouri

400 East Ninth Street

Kansas City, Missouri 64106

In Regards: United States of America v. Joseph A. Camp (An American Hostage) 4'/0-cr-00318-BCW-

Please find enclosed a copy of my treedom of information act request to the United Stendes Attorney's Office, to be filed electronically for personation of the record of my reguest and for notification to all parties, and the "howarable" Court in the above Case.

Thank Tou For your Timely Attention to this Matter

JOSEPH A. CAMP

P.S. Please accept my apologies for the wacorrect year on the document its hould read 7/2/3010.

Enc. 2 pg. T.O. T.A. Document Reguest, Letto to U.S. Attorneys Office

United States of America v. Joseph A. Camp
---An American Hostage--Page Number: (1) of (1)

Joseph A. Camp: 18474-055 CCA Leavenworth Detention 100 Highway Terrace Leavenworth, Kansas 66048

Freedom of Information Officer

United States Attorney's Office

Kawsas City, Missouri 64106

Dated: 7/2/2011

Dear Sir / Madam:

This is a request made under the Freedom of Information Act (FOIA), 5 U.S.C. Sec. 552, and the Privacy Act 5 U.S.C. Sec. 552a order to Please send me copies of, (see page 2)

Downer Reguest

As you know, the FOIA provides that if portions of a document is exempt from release, the remainder must be segregated and disclosed. Therefore, I will expect you to send me all nonexemt portions of the records which I have requested, and ask that you justify any deletions with reference to the specific exemptions of FOIA. The information is not to be used for commercial benefit so I do not expect to be charged fees for your review of the material to see if it falls within one of FOIA's exemptions.

FOIA provides for the waiver or reduction of search and duplication fees where the "disclosure of the information is in the public interest because it is likely to contribute significat ly to the public understanding of the operations or activities of the government and is not primarily in the commercial interest of the requester." This request should be exempt from all fees because (see page 2). If you deny this request, however, please notify me if the fees exceed \$ \_\_\_\_\_.00 so I can decide whether to pay the fees or appeal your denial of my request for a waiver.

Please additionally notify me of the name, address, and office of the person to whom I am to address any appeal of any denial of my request, in the event that you deny any portion of my request.

Sincerely:

seph A Jamp: 18474-055

cc: self

## -page 2-Continuation of Freedom of Information Act Request

## Additional Information

Documents / Records requested: 1:) Total Cost Accounting for the prosecution of Joseph A. Camp 2:) Testimony of Kimberly Hinkle at ex: pute hearing in warrensburg
3:) The Case of Patricia Carr V. Joseph A. Campa 3:) The contexts of all three of Kimberly Hinkles Computers-including 4:) a both house computers that the A.U.S.A has net yet provided. 4:) Cell phone records for Joseph A. Camp's Cellular phone Siezed in the 5:) A western District of Menterk. 5:) Cel phone recards of Kimberly Hillsle, Daniel Jo Fowler, Eugene Still man, Corey Bowman, Ma, thew Vessar Centre have all had personal Communications with Kimberly). 7:) Cell phone records of Colleen Steedert, Kithyn Forsythe 8:) Discovery material in its enticty, for any Juilhouse switches, protential 9:) Snitches, and Employee Files for Kenneth Daugherhy, N/s Kinwey, worder Richardson, et 10:) CCALCAVENUMENTS From Daniel J. Fowler's work computers at Switches and the law fim he was employed. 11: ) Employee File for Matthew widesty Phillip Parter. 12:) Pro- Testomony of Kerluth Dargher & and Mr. Kniwey in the case of All text messages in all thecell phones to one com these numbers. The information above will contain exculpatory, or imperchange 15:) Evidence, and therefore is discoverable under Brady. I make this regrest because my afformey has not yet sought the material ever though I have explained the exsistence of it-and our 7:) lack of it - to him. Under to Rule 16 the defendant is allowed 18:) the naterial. 19:) 30:) Sincerely volu Leavenworth Detention